

**61—8.1(13) Definitions.** As used in this chapter:

*“Convicted.”* The term includes both a person’s present conviction and any prior conviction, whether occurring in Iowa or another jurisdiction.

*“Listed offense.”* A listed offense is any offense set out in these rules. It also includes similar offenses under prior laws of the state of Iowa or the laws of another jurisdiction.

*“Responsible agency.”* The district court is the responsible agency under these rules in those cases in which a person is being considered for probation. The Iowa board of parole is the responsible agency under these rules in those cases in which a person is being considered for work release or parole. The department of corrections or the judicial district department of correctional services is the responsible agency under these rules in those cases in which a person is being committed to or discharges from the custody of the director of the department of corrections or the judicial district department of correctional services. The county sheriff is the responsible agency under these rules in those cases in which a person is being confined to the county jail. The responsible agency shall require the taking of a DNA sample.